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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | λ , CONFIRMATION NO. |
|-----------------|----------------------------|----------------------|------------------------|------------------------------|
| 10/022,114 | 11/16/2001 | Thomas H. Massie | MIT-075C2 (5473)(79) | 3150 |
| 21323 7 | 590 03/22/2004 | | EXAM | IINER |
| TESTA, HUF | RWITZ & THIBEAU T TOWER | ERED RUSSELL WARREN | | |
| 125 HIGH STREET | | | ART UNIT | PAPER NUMBER |
| BOSTON, MA | BOSTON, MA 02110 | | | |
| | | | DATE MAILED: 03/22/200 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| <u> </u> | | |
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| • | Application No. | Applicant(s) |
| Office Astice Comments | 10/022,114 | MASSIE ET AL. |
| Office Action Summary | Examiner | Art Unit |
| The MAIL INC DATE of this committee of the | Russell Frejd | 2128 |
| The MAILING DATE of this communication app Period for Reply | ears on the cover sheet with | the correspondence address |
| A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | 36(a). In no event, however, may a reply within the statutory minimum of thirty (will apply and will expire SIX (6) MONTH, cause the application to become ABAN | ly be timely filed 30) days will be considered timely. IS from the mailing date of this communication. NDONED (35 U.S.C. § 133). |
| Status | | |
| 1) ☐ Responsive to communication(s) filed on <u>22 O</u> 2a) ☐ This action is FINAL . 2b) ☐ This 3) ☐ Since this application is in condition for allowar | action is non-final. | s, prosecution as to the merits is |
| closed in accordance with the practice under E | x parte Quayle, 1935 C.D. | 11, 453 O.G. 213. |
| Disposition of Claims | | |
| 4)⊠ Claim(s) <u>64-82</u> is/are pending in the application | 1 . | |
| 4a) Of the above claim(s) is/are withdraw | | |
| 5) Claim(s) is/are allowed. | | |
| 6)⊠ Claim(s) <u>64-82</u> is/are rejected. | | |
| 7) Claim(s) is/are objected to. | | |
| 8) Claim(s) are subject to restriction and/o | r election requirement. | |
| Application Papers | | |
| 9) ☐ The specification is objected to by the Examine | r. | |
| 10)☐ The drawing(s) filed on is/are: a)☐ acce | epted or b)□ objected to by | the Examiner. |
| Applicant may not request that any objection to the | • | · · |
| Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex | | |
| Priority under 35 U.S.C. § 119 | | |
| 12) Acknowledgment is made of a claim for foreign | priority under 35 U.S.C. § 1 | 19(a)-(d) or (f). |
| a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents | n have been received | |
| 1. Certified copies of the priority documents2. Certified copies of the priority documents | | plication No |
| 3. Copies of the certified copies of the prior | • • | |
| application from the International Bureau | • | voorvoo in uno raasmar olago |
| * See the attached detailed Office action for a list | , , , , | ceived. |
| | | |
| Attachment(s) | | |
| 1) Notice of References Cited (PTO-892) | | nmary (PTO-413) |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 3.9. | | Mail Date rmal Patent Application (PTO-152) . |
| S. Patent and Trademark Office TOL-326 (Rev. 1-04) Office Ac | tion Summary | Part of Paper No./Mail Date 10 |

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Examination of Application #10/022,114

1. Claims 64-82 of application 10/022,114, filed on 16-November-2001, are presented for examination. This application is CON of 09/268,445, filed on 12-March-1999, now U.S. Patent No. 6,405,158, which is a CON 08/771,484, filed on 23-December-1996, now U.S. Patent No. 5,898,599, which is a CON of 08/130,639, filed on 1-October-1993, now U.S. Patent No. 5,625, 576.

Double Patenting Rejections

2. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.3218 may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

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3. Claims 64-82 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-9 of U.S. Patent No. 6,405,158. Although the conflicting claims are not identical, they are not patentably distinct from each other because the present invention and the patent, each entitled *Force Reflecting Haptic Interface*, are directed to an apparatus for generating a signal representative of force. The examiner duly notes that Terminal Disclaimers have already been filed which link together the 6,405,158, 5,898,599 and 5,625, 576 patents.

Response Guidelines

4. A shortened statutory period for response to this action is set to expire 3 (three) months and 0 (zero) days from the date of this letter. Failure to respond within the period for response will cause the application to become abandoned (see MPEP 710.02, 710.02(b)).

5. Any response to the Examiner in regard to this non-final action should be

directed to: Russell Frejd, telephone number (703) 305-4839, Monday-Friday from

0630 to 1500 ET, **or** the examiner's supervisor, Kevin Teska, telephone number (703) 305-9704. Any inquiry of a general nature

should be directed to the Tech Center 2100 receptionist, telephone number (703) 305-3900. The TC 2100 Customer Service telephone

number is (703) 306-5631.

mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9306

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Fourth Floor (Receptionist).

Date: 10-March-2004

RUSSELL FREJD PRIMARY EXAMINER